

# **EXHIBIT K**

**to Plaintiff's Motion for an Order Compelling**  
**Defendant's Discovery Responses, Deposition, and**  
**Forensic Examination of Electronically Stored**  
**Information and for Other Relief**

**Email dated October 24, 2019**

## **Elizabeth Dendary**

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**From:** Andrew Bleiman <[andrew@marksklein.com](mailto:andrew@marksklein.com)>  
**Sent:** Thursday, October 24, 2019 5:53 AM  
**To:** Bart K. Larsen; Cecilia Lee; Elizabeth High  
**Cc:** Mary A. Barnes; Mark Fishbein  
**Subject:** RE: HP Tuners, LLC v. Cannata

Bart:

We have not heard from you in response to the email below. Please advise.

Regards,

Andrew P. Bleiman, Esq.  
Marks & Klein, LLP  
1363 Shermer Road, Suite 318  
Northbrook, Illinois 60062  
312-206-5162 (O)  
312-420-5568 (C)  
732-219-0625 (F)  
[www.marksklein.com](http://www.marksklein.com)

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**From:** Andrew Bleiman  
**Sent:** Tuesday, October 15, 2019 4:12 PM  
**To:** Bart K. Larsen <[blarsen@klnevada.com](mailto:blarsen@klnevada.com)>; 'c.lee@lee-high.com' <[c.lee@lee-high.com](mailto:c.lee@lee-high.com)>; 'e.high@lee-high.com' <[e.high@lee-high.com](mailto:e.high@lee-high.com)>  
**Cc:** Mary A. Barnes <[mbarnes@klnevada.com](mailto:mbarnes@klnevada.com)>; Mark Fishbein <[mark@marksklein.com](mailto:mark@marksklein.com)>  
**Subject:** RE: HP Tuners, LLC v. Cannata

Bart:

The supplemental production remains woefully insufficient and incomplete. For example, we have not received any of the text message communications between your client and Mr. Sykes-Bonnett, Mr. Martinson or any other individuals. Likewise, the email production is lacking in several material respects. Finally, your objections in the amended responses remain improper. Do you anticipate another supplemental production?

Finally, please advise regarding available dates for Mr. Cannata's deposition in late November, December and January. Thank you.

Andrew

Andrew P. Bleiman, Esq.  
Marks & Klein, LLP  
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**From:** Andrew Bleiman

**Sent:** Monday, September 16, 2019 8:44 AM

**To:** Bart K. Larsen <[blarsen@klnevada.com](mailto:blarsen@klnevada.com)>; 'c.lee@lee-high.com' <[c.lee@lee-high.com](mailto:c.lee@lee-high.com)>; 'e.high@lee-high.com' <[e.high@lee-high.com](mailto:e.high@lee-high.com)>

**Cc:** Mary A. Barnes <[mbarnes@klnevada.com](mailto:mbarnes@klnevada.com)>

**Subject:** RE: HP Tuners, LLC v. Cannata

Bart:

We have not received the supplemental document production to my knowledge. Also, please advise regarding dates for Mr. Cannata's deposition.

Regards,

Andrew

Andrew P. Bleiman, Esq.

Marks & Klein, LLP

1363 Shermer Road, Suite 318

Northbrook, Illinois 60062

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**From:** Bart K. Larsen <[blarsen@klnevada.com](mailto:blarsen@klnevada.com)>

**Sent:** Tuesday, September 10, 2019 6:54 PM

**To:** Andrew Bleiman <[andrew@markslein.com](mailto:andrew@markslein.com)>; 'c.lee@lee-high.com' <[c.lee@lee-high.com](mailto:c.lee@lee-high.com)>; 'e.high@lee-high.com' <[e.high@lee-high.com](mailto:e.high@lee-high.com)>

**Cc:** Mary A. Barnes <[mbarnes@klnevada.com](mailto:mbarnes@klnevada.com)>

**Subject:** RE: HP Tuners, LLC v. Cannata

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Files containing native format copies of the emails previously produced as PDF files have been added to the Dropbox folder. Also, a supplemental document production and a set of supplemental responses to HPT's first set of interrogatories will be served tomorrow.

Thanks.

**Bart K. Larsen, Esq.**

Shareholder

KOLESAR & LEATHAM

ATTORNEYS AT LAW

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**From:** Mary A. Barnes  
**Sent:** Tuesday, September 10, 2019 4:50 PM  
**To:** 'andrew@markslein.com' <[andrew@markslein.com](mailto:andrew@markslein.com)>; 'c.lee@lee-high.com' <[c.lee@lee-high.com](mailto:c.lee@lee-high.com)>; 'e.high@lee-high.com' <[e.high@lee-high.com](mailto:e.high@lee-high.com)>  
**Cc:** Bart K. Larsen <[blarsen@klnevada.com](mailto:blarsen@klnevada.com)>  
**Subject:** HP Tuners, LLC v. Cannata

Attached for your information and records are the following:

- Defendant's First Supplemental; Response to Plaintiff HP Tuners, LLC's First Set of Requests for Production
- Defendant's First Supplemental Responses to Plaintiff HP Tuners, LLC's First Set of Requests for Admissions

If you have any questions, please contact Bart Larsen, Esq. Thank you!

**Mary A. Barnes**  
Legal Assistant  
**KOLESAR & LEATHAM**  
ATTORNEYS AT LAW

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